

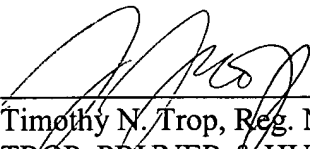
## REMARKS

The claim has been amended to preclude the interpretation (which was inconsistent with the specification anyway) that "known contacts" would include any wireless device that has been identified as proximate to the subject wireless device. Now, a contact list must be obtained which includes a list of second wireless devices with which previous communications have been implemented. This precludes an interpretation of "contact list" as including devices that have just been identified, but no communications have yet been exchanged.

Therefore, reconsideration is requested.

Respectfully submitted,

Date: May 10, 2005



---

Timothy N. Trop, Reg. No. 28,994  
TROP, PRUNER & HU, P.C.  
8554 Katy Freeway, Ste. 100  
Houston, TX 77024  
713/468-8880 [Phone]  
713/468-8883 [Fax]

Attorneys for Intel Corporation